## RECEIVED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

CLARENCE MADDOX
CLERK OF COURT 2005 NOV 29 A 9: 28





22 November 4, 2005

United States District Court Middle District of Alabama PO Box 711 Montgomery, AL 36101-0180

2:05 Cr 273-T

RE: U.S.A. v Willie Barber Case No. 89-cr-163-King

Dear Sir:

Pursuant to 18 U.S.C. 3605, the jurisdiction of the probationer/supervised releasee has been transferred to your court. In compliance with the Transfer of Jurisdiction the following items are being forwarded herewith:

- (1) original form PROB 22 Transfer of Jurisdiction
- (1) certified copy of the Rule 40 documents
- (1) certified copy of the J&C
- (1) certified copy of the docket sheet

Please acknowledge receipt of the above on the enclosed copy of this letter and return it the envelope which has been provided.

CLARENCE MADDOX Clerk of Court

> Lbrraine Sandelin Deputy Clerk

Encl.

301 N. Miami Avenue Room 150 Miami, FL 33128 305-523-5100

Com 108

Ft. Lauderdale, FL 33301

954-769-5400

□701 Clematis Street
Room 402
W. Palm Beach, FL 33401
561-803-3400

□301 Simonton Street Room 130 Key West, FL 33040 305-295-8100

□300 S. Sixth Street Ft. Pierce, FL 34950 772-595-9691 

## United States District Court

SOUTHERN

\_\_\_\_\_ District of \_\_\_\_ FLORIDA

**UNITED STATES OF AMERICA** 

٧.

JUDGMENT INCLUDING SENTENCE UNDER THE SENTENCING REFORM ACT

WILLIE BARBER		Case Number	89-163-CR-DAVIS	(King)
(Name of Defe	endant)	John W	einberg, AFPD Defendant's Attorney	
THE DEFENDANT:			,	
<ul><li>pleaded guilty to count(s)</li><li>was found guilty on count plea of not guilty.</li></ul>	(s)one		۵.	 after a
Accordingly, the defendar	nt is adjudged guilty <u>Nature c</u>	of such count(s),		ving offenses: nt Number(s)
18:922(g)(1) 18:924(a)(1)(b) 18:924(e)(1)	Possessio by convic	n of firearm ted felon		0 n e
The defendant is sentenced a imposed pursuant to the Sente	and the following the following	n 1904.		
<ul> <li>☐ The defendant has been for and is discharged as to such a count(s)</li></ul>	und not guilty on co ch count(s).	ount(s)(is)	are) dismissed on the r	notion of the
United States.  ☐ The mandatory special assort is ordered that the defendable which shall be due immediately.	essment is included dant shall pay to the	in the manter of		
It is further ordered that the 30 days of any change of rest assessments imposed by this assessments.	ne defendant shall no idence or mailing a Judgment are fully p	otify the United St ddress until all fi paid.	ates Attorney for this d nes, restitution, costs,	istrict within and special
Defendant's Soc. Sec. Number				
Unknown		Septe	mber 5, 1989	/
Defendant's mailing address:	MICROFIL	M 1 C	ate of Imposition of Sentence	
	SEP 1 0 1989	4 CAP 25 CA A	ANTENCE KING	· · · · · · · · · · · · · · · · · · ·
	SOUTHERN DIST	end	//	
Defendant's resident	MIAMI	JAMES LA	NRENCE KING, Chie ame & Title of Judicial Officer	f Judge
Defendant's residence address:				~8/
In custody		Septem!	Der 12, 1989 Date	
			שמול	1 14

Case 2:05-cr-00273-MHT-CSC Docum	nent 3 Filed 11/29/2005 Page 3 of 9
Defendant: WILLIE BARBER Case Number: 89-163-CR-DAVIS (King) IMPRISO	Judgment—Page of
The defendant is hereby committed to the customprisoned for a term ofONE_HUNDRED_EIGHTY	stody of the United States Bureau of Prisons to b
☐ The Court makes the following recommendation	s to the Bureau of Prisons:
	<del>-</del> · ,
a.m □ at p.m. on	
☐ as notified by the Marshal.	
$\ \Box$ The defendant shall surrender for service of sentence	e at the institution designated by the Bureau of Prison
□ before 2 p.m. on	
<ul><li>as notified by the United States Marshal.</li><li>as notified by the Probation Office.</li></ul>	
RETU	JRN
I have executed this Judgment as follows:	
	-
Defendant delivered onto	a
	, with a certified copy of this Judgment
	United States Marshal
	By Deputy Marshal
	Denuty Marchal

AO 245 S (3/88) Sneet 5 - Standard C

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Defendant: WILLIE BARBER

Case Number: 89-163-CR-DAVIS (King)

## STANDARD CONDITIONS OF SUPERVISION

While the defendant is on probation or supervised release pursuant to this Judgment:

- 1) The defendant shall not commit another Federal, state or local crime;
- 2) the defendant shall not leave the judicial district without the permission of the court or probation officer;
- 3) the defendant shall report to the probation officer as directed by the court or probation officer and shall submit a truthful and complete written report within the first five days of each month;
- 4) the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
  - 5) the defendant shall support his or her dependents and meet other family responsibilities;
- 6) the defendant shall work regularly at a lawful occupation unless excused by the probation officer for schooling, training, or other acceptable reasons;
- 7) the defendant shall notify the probation officer within seventy-two hours of any change in residence or employment;
- 8) the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any narcotic or other controlled substance, or any paraphernalia related to such substances, except as prescribed by a physician:
- 9) the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- the defendant shall not associate with any persons engaged in criminal activity, and shall not associate with any person convicted of a felony unless granted permission to do so by the probation officer;
- 11) the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view by the probation officer;
- 12) the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer;
- 13) the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court;
- 14) as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics, and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

These conditions are in addition to any other conditions imposed by this Judgment.

AO 245 S (3/88) Sheet 6 - Fine With Special Assessment

Judgment—Page		of	
badginent i age	<del></del>	VI.	<del> </del>

Defendant: WILLIE BARBER
Case Number: 89-163-CR-DAVI 89-163-CR-DAVIS (King)

FINE WITH SPECIAL ASSESSMENT
\$ The defendant shall pay to the United States the sum of \$, consisting of a fine of and a special assessment of \$_50.00
These amounts are the totals of the fines and assessments imposed on individual counts, as follows:
No fine imposed.
This sum shall be paid □ immediately. □ as follows:
The Court has determined that the defendant does not have the ability to pay interest. It is ordered that:
<ul> <li>□ The interest requirement is waived.</li> <li>□ The interest requirement is modified as follows:</li> </ul>

Upon release from imprisonment, the defendant shall be on supervised release for a term of \_\_\_\_\_\_\_
THREE (3) YEARS

While on supervised release, the defendant shall not commit another Federal, state, or local crime and shall comply with the standard conditions that have been adopted by this court (set forth on the following page). If this judgment imposes a restitution obligation, it shall be a condition of supervised release that the defendant pay any such restitution that remains unpaid at the commencement of the term of supervised release. The defendant shall comply with the following additional conditions:

☐ The defendant shall pay any fines that remain unpaid at the commencement of the term of supervised release.

Certified to be a true and correct copy of the document on file Clarence Maddox, Clerk.

U.S. District Court Southern District of Florida

By Dain Sandon Deputy Clerk

Date [1] 21 Deputy Clerk

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AJS:aw

2005 NOV 29 A 9 28

DEBRA P. HACKETT, CLK U.S. DISTRICT COURT MIDDLE DISTRICT ALA

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA 9-0163CR-DAVIS

18 USC 922(g)(1) 18 USC 924(a)(1)(B) 18 USC 924(e)(1) MAGISTRATE JOHNSON

UNITED STATES OF AMERICA

 $v_{\cdot \bullet}$ 

INDICTMENT

WILLIE BARBER, a/k/a Willie Mas

The Grand Jury charges that:

On or about January 5, 1989, at Miami, Dade County, in the Southern District of Florida, the defendant.

WILLIE BARBER, a/k/a Willie Mas,

having been convicted of crimes punishable by imprisonment for a term exceeding one year, that is: in the Circuit Court of the Eleventh Judicial Circuit, in and for Dade County, Florida, in criminal case numbers 81-6418, of the offense of Robbery; and 79-17785A, 79-6208, 80-23675, 81-10032 and 84-29295 of the offense of Burglary, did knowingly possess a firearm in and affecting commerce, to wit: a Smith and Wesson .45 caliber



pistol, serial number TAN7364, in violation of Title 18, United States Code, Sections 922(g)(1), 924(a)(1)(B) and 924(e)(1).

A TRUE BILL

DEXTER

UNITED STATES ATTORNEY

Certified to be a true and correct copy of the document on file

Clarence Maddox, Clerk, U.S District Court

Southern District of Florida

	UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA
*	CASE NO.
UNITED STATES OF AMERICA	)
v.	,
	) ESTIMATED TRIAL TIME
WILLIE BARBER, a/k/a Willie Ma	s ,
CERTIFICATE (	OF TRIAL ATTORNEY
I do hereby certify:	- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1
1 There comefully considere	d the allegations of the indictment,
the number of defendants, the number	r of probable witnesses and the legal
complexities of the indictment/info	rmation attached hereto.
	ation supplied on this statement will so court in setting their calendars and se mandate of the Speedy Trial Act,
3. This case will take $\frac{2}{}$ d	lays for the parties to try.
4. (Check the appropriate cat	egory)
XI	0 to 5 days
II ,	6 to 10 days
111	11 to 20 days
v	21 to 60 days
v	61 days and over
5. Has this case been previous	usly filed in this Court? NO (Yes or No)
	(Attach copy of
Case No:	dispositive order)
	ne U.S. Attorney's office prior to August 16,
1985(Yes or No)	ic o.b. secoring a orrace prior w insubs re-
	ale 18

ALLAN J. SULLIVAN
ASSISTANT UNITED STATES ATTORNEY